

UNITED STATES DISTRICT COURT  
NORTHERN DISTRICT OF NEW YORK

SECURITIES AND EXCHANGE COMMISSION.,

**Case 01:10-CV-00513-NAM-RFT**

Plaintiff,

vs.

MATTHEW JOHN RYAN and  
PRIME RATE AND RETURN, LLC,  
individually and doing business as  
AMERICAN INTEGRITY FINANCIAL CO.,

Defendants.

**Order Granting Application of Receiver Paul A. Levine, Esq.  
for Authority to Pay Current and Future Compensation and Reimburse Expenses to  
Sunrise Management & Consulting**

Upon the Notice and Application of Receiver Paul A. Levine, Esq. (the “Receiver”), through his attorneys Lemery Greisler LLC, to the Court for an Order authorizing the Receiver to pay current and future compensation and reimbursement of expenses to Sunrise Management & Consulting (“Sunrise”) dated June 21, 2010 (collectively, the “Application”), this Court’s Order of June 13, 2010, setting forth procedures pursuant to which the Receiver shall make fee applications, the Application having been duly served, no party appearing in opposition to the relief requested in the Application, the Court having considered the Application and on the record herein, it is hereby

ORDERED that the Application (Dkt. No. 15) is GRANTED and the Receiver is authorized to compensate Sunrise for the period May 18 to May 31, 2010 in the amount of \$2,813.20 and reimburse expenses in the amount of \$151.20, with future compensation and reimbursements being permitted in accordance with the parties’ agreement.

IT IS SO ORDERED.

Dated: August 26, 2010

  
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Norman A. Mordue  
Chief United States District Court Judge